

UNITED STATES COURT OF APPEALS FOR THE FEDERAL CIRCUIT

RESPONSE TO NOTICE TO ADVISE OF SCHEDULING CONFLICTS

Case Number: 2023-1217

Short Case Caption: US Synthetic Corp. v. ITC

Party Name(s): US Synthetic Corp.

INFORMATION: The court uses this form to determine whether and when to schedule cases for oral argument. Arguing counsel may be changed later, but a motion to reschedule is required once the court schedules argument. Please plan in advance to adhere to the limit on the number of arguing counsel in Fed. Cir. R. 34(e).

Argument Waiver ☐ My party intends to waive oral argument.

NOTE: Filers checking this box must still complete the below sections. **The court may still schedule this case for oral argument even if any party intends to waive argument.** If scheduled, parties may still elect to waive argument using the response to notice of oral argument form.

Other Parties Representing Interests

☐ Counsel for another party will represent my party's interests at oral argument

NOTE: If this box is checked, skip the remaining sections. Any argument date will be selected based on conflict dates for counsel arguing on behalf of your party.

Name of Expected Arguing Counsel

Daniel C. Cooley

Dates Unavailable

Do you have dates of unavailability within the specific sessions identified by the court's Notice to Advise of Scheduling Conflicts in your case?

☒ Yes ☐ No

If yes, attach a separate sheet listing **up to ten dates** of unavailability and **include a statement showing good cause for each date.** Dates without good cause or that do not pertain to arguing counsel (e.g., client conflicts) will not be accepted. The court will only accept dates for one counsel and only if that counsel has filed an entry of appearance. The Clerk's Office will evaluate and note accepted or rejected conflict dates; counsel may contact the Clerk's Office about re-filing if dates are rejected. *See* Fed. Cir. R. 34(d); Practice Notes to Rule 34.

Potential Case Conflicts

Are there other pending cases before this court (regardless of case status) in which expected arguing counsel in this case also expects to argue?

☐ Yes ☒ No

If yes, attach a separate sheet listing those cases.

I certify the above information and any attached statement is complete and accurate.
I further certify that I will update my notice should new conflicts arise or existing conflicts change.

Date: December 7, 2023 Signature: /s/ Daniel C. Cooley

Name: Daniel C. Cooley

2023-1217
IN THE UNITED STATES COURT OF APPEALS
FOR THE FEDERAL CIRCUIT

US SYNTHETIC CORP.,
Appellant

v.

INTERNATIONAL TRADE COMMISSION,
Appellee

SF DIAMOND CO., LTD., SF DIAMOND USA, INC., ILJIN DIAMOND CO.,
LTD., ILJIN HOLDINGS CO., LTD., ILJIN USA INC., ILJIN EUROPE GMBH,
ILJIN JAPAN CO., LTD., ILJIN CHINA CO., LTD., INTERNATIONAL
DIAMOND SERVICES, INC., ZHENGZHOU NEW ASIA SUPERHARD
MATERIAL COMPOSITE CO., LTD., SHENZHEN HAIMINGRUN
SUPERHARD MATERIALS CO., LTD., GUANGDONG JUXIN NEW
MATERIAL TECHNOLOGY CO., LTD.,
Intervenors

Appeal from the United States International Trade
Commission in Investigation No. 337-TA-1236

STATEMENT OF DANIEL C. COOLEY REGARDING
SCHEDULING CONFLICTS

1. I, Daniel C. Cooley, am a partner with Finnegan, Henderson, Farabow, Garrett & Dunner, LLP. I am counsel for US Synthetic Corporation in this appeal and will be arguing for the Appellant.

2. I have a conflict on April 1-5, 2024, during the Court's April session, due to a pre-planned family vacation, which includes international travel.

3. I am available for all of the remaining dates in the specific sessions listed in the Notice To Advise of Scheduling Conflicts in this case.

4. Under 28 U.S.C. § 1746, I declare under the penalty of perjury that the foregoing is true and correct.

Executed on: December 7, 2023

/s/ Daniel C. Cooley

Daniel C. Cooley